Case 3:17-cr-00642-K THE UNI FOR THE N	13.3. 1313111101 000000	COURT FTEXAS of 1	PageID 132	
N P	OPPLIERS DISSISSION FILED	EXAS		
UNITED STATES OF AMERICA	\$			
VS.	MAS 1 7 2018	CASE NO.:	3:17-CR-642-K (02)	
JORGE ALEJANDRO FARIAS-LOYACLERK, U.S. DISTRICT COURT By Deputy				
CONC	CERNING PLEA OF GUILT	ΓY		

Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to the One Count Superseding Information, filed on March 27,2018. After cautioning and examining Defendant Jorge Alejandro Farias-Loya, under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea was knowledgeable and voluntary and that the offense charged is supported by an independent basis in fact containing each of the essential elements of such offense. I therefore recommend that the plea of guilty be accepted, and that Defendant Jorge Alejandro Farias-Loya, be adjudged guilty of Conspiracy to Possess With the Intent to Distribute a Schedule II Controlled Substance, in violation of 21 USC § 846[21 USC § 841(a)(1) and (b)(1)(C)], and have sentence imposed accordingly. After being found guilty of the offense by the district judge,

The defendant is currently in custody and should be ordered to remain in custody.			
convin	e defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and avincing evidence that the defendant is not likely to flee or pose a danger to any other person or the numerity if released.		
	The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).		
	The Government opposes release. The defendant has not been compliant with the conditions of release. If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government.		
is a sul recommend shown convin	fendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there estantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has mended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and cing evidence that the defendant is not likely to flee or pose a danger to any other person or the unity if released. May 17, 2018. RENEE HARRIS TOLIVER UNITED STATES MAGISTRATE JUDGE		

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).